

**REMARKS/ARGUMENTS**

This case has been reviewed and analyzed in view of the Official Action dated 12 February 2004. Responsive to the objections and rejections made in the outstanding Official Action, Claim 1 has now been amended to more clearly clarify the inventive concept of the Applicant.

The Examiner has objected to Claim 1 due to two specific instances of informalities. Claim 1 has now been amended to overcome the Examiner's objections.

The Examiner has additionally rejected Claims 1-3 under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the Applicant regards as the invention. The Examiner has specifically noted the phrases "...supplying a power to a whole system thereof..." in step (a); and "...can happen for allowing an ozone generating unit to generate ozone of high concentrations..." in step (c), as being indefinite. Independent Claim 1 has been amended and it is believed that now-amended Independent Claim 1 satisfies the requirements of 35 U.S.C. § 112, second paragraph.

It is respectfully noted that the Examiner has stated that if the Applicant can overcome the above § 112 rejections, the case is most likely allowable (subject to final approval) over the prior art due to the "eliminating electromagnetic interference" Claim language.

MR957-1137

Application Serial No. 10/050,126

Responsive to Official Action dated 12 February 2004

It is now believed that the subject Patent Application has been placed in condition for allowance, and such action is respectfully requested.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Morton J. Rosenberg".

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